1	Case5:11-cv-00236-LHK Document1 Filed01/14/11 Page1 of 2 KIEL J STURM
2	PO Box 5381 Santa Clara CA 95056
3	Tel.: (408) 455-0829 Email: kiel@pobox.com
4	Plaintiff in pro per
5	2011 JAN 14 P 3: 55
6	RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT
7	N.C. A. S. J. Dell.
8	UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
10	KIEL J STURM, Case No.:
11	Plaintiff,
12	vs. COMPLAINT 00236 PSG
13	THE WORLD, et al.,
14	Defendants
15	
16	
17	
18	COMPLAINT FOR ALIEN TORT
19	
20	1. Jurisdiction. This court has jurisdiction over this complaint because at least one cause of action arises
21	under a Federal law and the United States Constitution (28 USC § 1331).
22	2. Venue. Venue is appropriate in this court because the Plaintiff was damaged in this district, and this is the
23	judicial district in which the events giving rise to the claim occurred (28 USC § 1391).
24	3. Intradistrict Assignment. This lawsuit should be assigned to the San Jose Division of this Court because
25	the Plaintiff was damaged in Santa Clara County, California (Civil Local Rule 3-2(c)).
26	4. Parties. PLAINTIFF KIEL J STURM is an adult individual resident of Santa Clara County, California.
	DEFENDANT THE WORLD is a horrible place to live and do business. DEFENDANT STATE OF
	CALIFORNIA is a rogue State within the UNITED STATES OF AMERICA. DEFENDANT DOES 1
	-1-

1	through 7,000,000,000 inclusive are entities of unknown location, capacity and status that are alleged to
2	have committed unlawful activities whether knowingly or unknowingly without restitution.
3	
4	STATEMENT OF PURPOSE
5	5. PLAINTIFF KIEL J STURM has taken the initiative to legitimize Civil Rights in the Information Age
6	and set a good example for DEFENDANT THE WORLD, and help DEFENDANT DOES 1 through
7	7,000,000,000 inclusive advance society together. PLAINTIFF KIEL J STURM does not resent
8	DEFENDANT THE WORLD turning their backs on him.
9	
10	PRAYER FOR RELIEF
11	6. The Plaintiff prays for the following relief:
12	a. Nominal damages in the amount of \$1 for all unintentional unlawful activity by private natural
13	persons and \$1,000,000 for all intentional unlawful activity by private natural persons,
14	\$1,000,000,000 for all unlawful activity from non-natural domestic private entities, and
15	\$1,000,000,000,000 for unlawful activity by any domestic public entities or according to proof
16	b. Compensatory general and future damages according to proof
17	c. Reasonable attorney's fees if any, court costs, and expenses incurred
18	d. All other relief that is fair, just and equitable
19	
20	Dated this January 13, 2011
21	MI Atr
22	KIEL J STURM Plaintiff in pro per
23	PO Box 5381
24	Santa Clara CA 95056 Tel.: (408) 455-0829
25	Email: kiel@pobox.com
26	

Case5:11-cv-00236-LHK Document1 Filed01/14/11 Page2 of 2